Fill	in this information to ident	ify your case:			
Uni	ited States Bankruptcy Court	for the:			
DIS	STRICT OF DELAWARE		_		
Cas	se number (if known)		Chapter 11		
				☐ Check if this an amended filing	
V(ore space is needed, attach	on for Non-Individual a separate sheet to this form. On the to a separate document, <i>Instructions for E</i>	op of any additional pages, write the	ne debtor's name and the case numb	04/20 er (if
١.	Debior's name	SF Gien Oaks, LLC			
2.	All other names debtor used in the last 8 years	DBA Glen Oaks Health and Reha	bilitation Center		
	Include any assumed names, trade names and doing business as names	FDBA Glen Oaks Health Care Ce			
3.	Debtor's federal Employer Identification Number (EIN)	26-2690599			
4.	Debtor's address	Principal place of business	Mailing addı business	ess, if different from principal place	of
		1100 Pine Street			
		Clearwater, FL 33756 Number, Street, City, State & ZIP Code	P.O. Box, Nu	mber, Street, City, State & ZIP Code	
		Pinellas County	Location of place of bus	principal assets, if different from prir iness	ncipal
			Number, Stre	et, City, State & ZIP Code	
5.	Debtor's website (URL)	www.gchc.com			

■ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))

☐ Partnership (excluding LLP)

☐ Other. Specify:

Type of debtor

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Deb	Or Clott Callo, LLC				– Case	number (if known)	
	Name						
7.	Describe debtor's business	A. Check one:					
		■ Health Care Business (as defined in 11 U.S.C. § 101(27A))					
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
		☐ Railroad (as defined in 11 U.S.C. § 101(44))					
		☐ Stockbroker (as defir	ned in 11 U.S.C. §	101(53A))		
		☐ Commodity B	roker (a	as defined in 11 U.	S.C. § 101(6))		
		-		efined in 11 U.S.C.			
		☐ None of the a	•				
		B. Check all that					
			, ,	described in 26 U	o ,		
					•	nent vehicle (as defined in 15 U.S.	C. §80a-3)
		☐ Investment ac	dvisor (a	as defined in 15 U.	S.C. §80b-2(a)(11))		
					ication System) 4-dig	it code that best describes debtor. aics-codes.	
		6231					
8.	Under which chapter of the	Check one:					
	Bankruptcy Code is the debtor filing?	☐ Chapter 7					
	deptor ming?	☐ Chapter 9					
	A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Chapter 11. C	Check a	II that apply:			
			_	noncontingent liq \$2,725,625. If this operations, cash- exist, follow the p	uidated debts (exclud s sub-box is selected, flow statement, and for rocedure in 11 U.S.C.		ates) are less than neet, statement of if these documents do not
			Ц	debts (excluding of proceed under Statement Statement)	debts owed to insiders Subchapter V of Cha atement of operations	U.S.C. § 1182(1), its aggregate not or affiliates) are less than \$7,500 pter 11. If this sub-box is selected , cash-flow statement, and federal ollow the procedure in 11 U.S.C. §	,000, and it chooses to , attach the most recent income tax return, or if
				A plan is being file	ed with this petition.		
				Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).			ses of creditors, in
				Exchange Comm Attachment to Vo	The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securitie Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 1: (Official Form 201A) with this form.		
				The debtor is a sh	nell company as defin	ed in the Securities Exchange Act	of 1934 Rule 12b-2.
		☐ Chapter 12					
9.	Were prior bankruptcy	■ No.					
	cases filed by or against the debtor within the last 8 years?	☐ Yes.					
	If more than 2 cases, attach a	District			When	Case number	
	separate list.						
		District			When	Case number	
10.	Are any bankruptcy cases	□No					
	pending or being filed by a business partner or an affiliate of the debtor?	■ Yes.					
	List all cases. If more than 1, attach a separate list	Debtor	See	Rider 1		Relationship	Affiliate
	andon a copulato not	District	Dela	ware	When	Case number, if kn	own
		District	Dela				

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Deb	tor SF Glen Oaks, LL	.C		Case number (if known	n)				
	Name								
11.	Why is the case filed in	Check a	all that apply:						
	this district?	■ D	■ Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately						
			preceding the date of this petition or for a longer part of such 180 days than in any other district.						
		■ A	bankruptcy case concerning de	ebtor's affiliate, general partner, or partners	ship is pending in this district.				
12.		■ No							
	have possession of any real property or persona property that needs	I ☐ Yes.	Answer below for each prope	erty that needs immediate attention. Attach	additional sheets if needed.				
	immediate attention?		Why does the property nee	ed immediate attention? (Check all that a	oply.)				
			☐ It poses or is alleged to po	ose a threat of imminent and identifiable ha	azard to public health or safety.				
			What is the hazard?						
			☐ It needs to be physically s	secured or protected from the weather.					
				ds or assets that could quickly deteriorate, , meat, dairy, produce, or securities-related	or lose value without attention (for example, assets or other options).				
			☐ Other						
			Where is the property?						
				Number, Street, City, State & ZIP Code					
			Is the property insured?						
			□ No						
			Yes. Insurance agency						
			Contact name						
			Phone						
	Statistical and adm	inistrative i	information						
13.		. (Check one:						
	available funds	1	■ Funds will be available for di	istribution to unsecured creditors.					
		1	☐ After any administrative exp	enses are paid, no funds will be available t	o unsecured creditors.				
14.	Estimated number of creditors	☐ 1-49		1,000-5,000	25,001-50,000				
	Cieditors	☐ 50-99		☐ 5001-10,000 ☐ 40,004,05,000	☐ 50,001-100,000				
		□ 100-		□ 10,001-25,000	☐ More than100,000				
		— 200-s	999						
15.	Estimated Assets	□ \$0 - \$	\$50,000	☐ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion				
			001 - \$100,000	■ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion				
			0,001 - \$500,000	□ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion				
		□ \$500	1,001 - \$1 million	□ \$100,000,001 - \$500 million	☐ More than \$50 billion				
16.	Estimated liabilities	□ \$0 - \$	\$50 000	□ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion				
			001 - \$100,000	□ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion				
		□ \$100	,001 - \$500,000	□ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion				
		□ \$500	,001 - \$1 million	■ \$100,000,001 - \$500 million	☐ More than \$50 billion				

Note: The information provided regarding number of creditors, assets, and liabilities in Items 14-16 is being provided on a consolidated basis for the entities listed on Rider 1.

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Debtor	SF Glen Oaks, LLC		Case number (if known)
	Name		
	Request for Relief, D	eclaration, and Signatures	
WARNII		s a serious crime. Making a false statement in connection vup to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and	vith a bankruptcy case can result in fines up to \$500,000 or 3571.
of a	aration and signature uthorized	The debtor requests relief in accordance with the chapter	of title 11, United States Code, specified in this petition.
repr	esentative of debtor	I have been authorized to file this petition on behalf of the	e debtor.
		I have examined the information in this petition and have	a reasonable belief that the information is true and correct.
		I declare under penalty of perjury that the foregoing is tru	e and correct.
		Executed on 10/14/2021 MM / DD / YYYY	
	X		M. Benjamin Jones
		Signature of authorized representative of debtor	Printed name
		Title Chief Restructuring Officer	-
18. Sign	ature of attorney X	N	Date 10/14/2021
		Signature of attorney for debtor	MM / DD / YYYY
		David R. Hurst Printed name	
		McDermott Will & Emery LLP Firm name	
		1007 North Orange Street	

dhurst@mwe.com

Email address

3743 DE

Bar number and State

Wilmington, DE 19801 Number, Street, City, State & ZIP Code

Contact phone 302-485-3900

Rider 1

Pending Bankruptcy Cases Filed by the Debtor and Certain Affiliates and Subsidiaries of the Debtor

On the date hereof, each of the entities listed below (collectively, the "**Debtors**") filed a petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases for procedural purposes only under the case number assigned to the chapter 11 case of Debtor Gulf Coast Health Care, LLC.

Debtor Name	EIN Number
Gulf Coast Health Care, LLC	26-2429281
GCH Management Services, LLC	26-2739208
HUD Facilities, LLC	26-2577845
Gulf Coast Facilities, LLC	26-2578073
Florida Facilities, LLC	26-2577948
Pensacola Administrative Holdings, LLC	26-3193278
Pensacola Administrative Services, LLC	26-2428994
Gulf Coast Master Tenant Holdings, LLC	26-2748675
Gulf Coast Master Tenant I, LLC	26-2550046
Gulf Coast Master Tenant II, LLC	26-2550137
Gulf Coast Master Tenant III, LLC	85-3493044
AL Citronelle, LLC	26-2690191
AL Willow Tree, LLC	26-2690274
Brevard Oaks Center, LLC	32-0451736
FL HUD Baybreeze, LLC	26-2636276
FL HUD Bayside, LLC	26-2643850
FL HUD Destin, LLC	26-2644484
FL HUD Margate, LLC	26-2644896
FL HUD Pensacola, LLC	26-2645052
FL HUD Rosewood, LLC	26-2645474
FL HUD Silvercrest, LLC	26-2669438
MF Debary, LLC	26-2694597
MF Flagler, LLC	26-2694651
MF Halifax, LLC	26-3754958
MF Heritage, LLC	26-2694722
MF Lake Eustis, LLC	26-2694775
MF Longwood, LLC	26-2694685
MF Oakwood, LLC	26-2694811
MF Winter Park, LLC	26-2694526
MS Greenbough, LLC	26-2684584
MS HUD Boyington, LLC	26-2669498
MS HUD Dixie, LLC	26-2670012
MS HUD Ocean Springs, LLC	26-2670052
MS HUD Pine View, LLC	26-2670109

Debtor Name	EIN Number
MS Lakeside, LLC	26-2684631
MS Shelby, LLC	26-2684684
MS Singing, LLC	26-2689610
NF Brynwood, LLC	26-2683900
NF Chipola, LLC	26-2683983
NF Escambia, LLC	36-4792972
NF Glen Cove, LLC	26-2684052
NF Manor, LLC	26-2684126
NF Nine Mile, LLC	61-1818542
NF Panama, LLC	26-2684180
NF Pensacola Manor, LLC	90-1008236
NF River Chase, LLC	26-2684250
NF Suwannee, LLC	26-2684493
NF Windsor, LLC	26-2684540
SC-GA2018 Cobblestone Rehabilitation and Healthcare	30-1140124
Center, LLC	
SF Berkshire, LLC	26-2690355
SF Boynton, LLC	26-2690496
SF Brevard, LLC	61-1744824
SF Carnegie, LLC	26-2690561
SF Fountainhead, LLC	26-2691424
SF Glen Oaks, LLC	26-2690599
SF Kissimmee, LLC	26-2691378
SF Lake Placid ALF, LLC	80-0943568
SF Lake Placid, LLC	26-2691469
SF Oakbrook, LLC	26-2691565
SF Royal Manor, LLC	26-2693564
SF Salerno, LLC	26-2693715
SF Tampa, LLC	26-2693802

EXECUTION VERSION

GULF COAST HEALTH CARE, LLC PENSACOLA ADMINISTRATIVE HOLDINGS, LLC GULF COAST MASTER TENANT HOLDINGS, LLC

Written Consent of Independent Manager

October 13, 2021

The undersigned, being the Independent Manager (the "Independent Manager") of Gulf Coast Health Care, LLC, a Delaware limited liability company ("GCHC"), Pensacola Administrative Holdings, LLC, a Delaware limited liability company ("PAH"), and Gulf Coast Master Tenant Holdings, LLC, a Delaware limited liability company ("GCMTH" and together with GCHC and PAH, the "Parent Companies" and each, a "Parent Company"), acting on behalf of each Parent Company in accordance with the limited liability company agreement of such Parent Company (each, a "Parent Company LLC Agreement"), and each Parent Company acting on behalf of each of its direct subsidiaries listed on Schedule A (each, a "Subsidiary" and together with the Parent Companies, the "Companies" and each, a "Company"), and such Subsidiaries acting on behalf of the other Subsidiaries, as member and/or manager of such Subsidiaries, in accordance with the limited liability company agreement of such Subsidiaries, hereby consents to the following actions and adopts the following resolutions with respect to each Company in lieu of a meeting effective as of the date hereof.

Appointment of Chief Restructuring Officer

WHEREAS, the Independent Manager may appoint officers and agents of each Parent Company, and may cause each Parent Company or any Subsidiary to appoint officers and agents of each Subsidiary, in each case as the Independent Manager shall deem necessary or advisable in connection with a Restructuring Action (as defined in each Parent Company LLC Agreement), who shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the Independent Manager, acting for or on behalf of any Company; and

WHEREAS, the Independent Manager deems it to be in the best interest of each Company to appoint M. Benjamin Jones as Chief Restructuring Officer (the "CRO"), and Russell A. Perry as Assistant Chief Restructuring Officer (the "Assistant CRO" and, together with the CRO, the "Restructuring Officers"), to, among other things, assist the Companies in their review, evaluation, and analysis of one or more strategic and/or financing transactions.

NOW THEREFORE BE IT RESOLVED, M. Benjamin Jones and Russell A. Perry, be, and hereby are, appointed to serve as the CRO and the Assistant CRO, respectively, of the Companies for such a term, and shall exercise such powers and perform such duties as shall be determined by the Independent Manager, and in accordance with the terms and conditions of that certain engagement letter, dated as of October 13, 2021, by and among the Companies and Ankura Consulting Group, LLC, as may be amended from time to time.

Chapter 11 Filing

WHEREAS, the Independent Manager has considered presentations by the financial and legal advisors of each Company regarding the liabilities and liquidity situation of each Company, the strategic alternatives available, and the effect of the foregoing on each Company's business and creditors; and

WHEREAS, the Independent Manager has had the opportunity to consult with the financial and legal advisors of the Companies and fully consider each of the strategic alternatives available to the Companies.

NOW, THEREFORE, BE IT RESOLVED, that it is advisable and in the best interest of each Company (including a consideration of its creditors and other parties-in-interest) that each Company shall be, and hereby is, authorized to file, or cause to be filed, a voluntary petition for relief (each a "Chapter 11 Case" and collectively, the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"); and

FURTHER RESOLVED, that the Restructuring Officers and any other duly appointed officer of any Company or any other person acting at the direction of the foregoing officers or the Restructuring Officers (collectively, the "Authorized Signatories"), acting alone or with one or more other Authorized Signatories be, and they hereby are, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists and other motions, papers, or documents, and to take any and all actions that they deem necessary, proper, or convenient to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of each Company's business.

Entry into Restructuring Support Agreement

WHEREAS, the Independent Manager has considered presentations by the financial and legal advisors of each Company regarding the advantages and disadvantages to each Company of the transactions contemplated by that certain Restructuring Support Agreement, by and among the Companies, certain direct and indirect equity holders of the Companies, certain service providers to the Companies, OHI Asset Funding (DE), LLC ("Omega") and certain affiliates thereof, and New Ark Capital, LLC (as may be amended or modified from time to time and including all exhibits and supplements thereto, the "RSA"); and

WHEREAS, the Independent Manager has had the opportunity to consult with the financial and legal advisors of the Companies and fully consider each of the strategic alternatives to the transactions contemplated by the RSA.

NOW, THEREFORE, BE IT RESOLVED, that it is advisable and in the best interests of each Company, its equityholders, its creditors, and other parties-in-interest to enter into the RSA, and that each Company's performance of its obligations under the RSA be, and hereby is, in all respects, authorized and approved; and

FURTHER RESOLVED, that the Authorized Signatories, acting alone or with one or more other Authorized Signatories be, and they hereby are, authorized, empowered, and directed to execute the RSA on behalf of the Companies, and perform all the transactions contemplated thereby.

Retention of Professionals

NOW, THEREFORE, BE IT RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ the law firm of McDermott Will & Emery LLP ("McDermott") as general bankruptcy counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of McDermott;

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ the firm of Epiq Corporate Restructuring, LLC ("Epiq") as claims, noticing, and administrative agent to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed appropriate applications for authority to retain the services of Epiq;

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed appropriate applications for authority to retain the services of any other professionals as necessary, proper, or convenient; and

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, with the power of delegation, authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers, and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Signatories deem necessary, proper, or desirable in connection with each Company's Chapter 11 Case, with a view to the successful prosecution of such case.

Debtor-in-Possession Financing, Cash Collateral, and Adequate Protection

WHEREAS, reference is made to that certain debtor-in-possession term sheet (together with any and all exhibits, schedules, and annexes thereto, the "<u>DIP Term Sheet</u>") providing for a secured debtor-in-possession term loan credit facility of up to \$25 million in the aggregate to be provided by Omega or affiliates thereof (as amended, amended and restated, supplemented, or otherwise modified from time to time, the "<u>DIP Facility</u>" and the financing to be provided thereunder, the "<u>DIP Financing</u>") and the use of the cash collateral, as that term is defined in Bankruptcy Code section 363(a) (the "<u>Cash Collateral</u>" and the funding to be provided through the use of Cash Collateral, the "<u>New Ark Funding</u>"), which is security for certain prepetition secured lenders under that certain Credit Agreement, by and between Wells Fargo Bank, N.A. ("<u>Wells Fargo</u>") and GCHC and certain

of its affiliates and subsidiaries, dated as of July 6, 2018, which subsequently was assigned by Wells Fargo to New Ark Capital, LLC ("New Ark").

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the Independent Manager, each Company will receive benefits from the DIP Financing and the New Ark Funding, and it is advisable and in the best interest of each Company, each Company's equityholders, creditors, and other parties-in-interest that the form, terms, and provisions of (i) the DIP Term Sheet and (ii) the Documentation and New Ark Funding Documentation (both as defined in the DIP Term Sheet and, together, the "DIP Documentation"), and all other documents, agreements, instruments or certificates, intellectual property security agreements, joinders, and consents to be executed, delivered, or filed by each Company in connection therewith, and the transactions contemplated by the DIP Term Sheet and the DIP Documentation (in each case including, without limitation, the borrowings and other extensions of credit thereunder, and the guaranties, liabilities, obligations, security interest granted, and notes issued, if any, in connection therewith) be authorized, adopted, and approved in substantially the form presented to the Independent Manager, together with such changes as may be approved by the Authorized Signatories executing and delivering the same, such approval to be conclusively evidenced by such Authorized Signatory's execution and delivery thereof:

FURTHER RESOLVED, that the form, terms, and provisions of the DIP Term Sheet and DIP Documentation be, and hereby are, authorized, adopted, and approved in substantially the form presented to the Independent Manager, together with such changes as may be approved by the Authorized Signatories executing and delivering the same, such approval to be conclusively evidenced by such Authorized Signatory's execution and delivery thereof, and each Company's execution and delivery of, and the incurrence and performance of its obligations in connection with, the DIP Term Sheet and DIP Documentation, and the consummation of the transactions contemplated thereby or entered into in connection with the DIP Term Sheet and DIP Documentation, including, without limitation, any borrowing by any Company under the DIP Term Sheet and DIP Documentation, are hereby, in all respects, authorized and approved;

FURTHER RESOLVED, that in order to use and obtain the benefits of the DIP Financing and the New Ark Funding, and in accordance with Bankruptcy Code section 363, each Company will provide certain liens, claims, and adequate protection to Omega and New Ark to secure the obligations of the Companies under the DIP Facility and New Ark Funding as documented in a proposed order in interim and final form (each, a "<u>DIP Order</u>" and, together, the "<u>DIP Orders</u>"), authorizing and approving the DIP Term Sheet, the DIP Documentation, and the transactions contemplated thereby, and submitted for approval to the Bankruptcy Court;

FURTHER RESOLVED, that the form, terms, and provisions of the DIP Orders to which each Company is or will be subject, and the actions and transactions contemplated thereby are hereby authorized, adopted, and approved, and each of the Authorized Signatories of each Company be, and hereby is, authorized and empowered, in the name of and on behalf of each Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, each DIP Order and such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents relating to the transactions contemplated thereby to which each Company is or will be a party, including, but not limited to, any security agreements, pledge agreements, guaranty agreements, assignment documents, notices, financing statements, mortgages, intellectual property filings, tax affidavits, fee letters and other instruments

as Omega or New Ark may reasonably request or as may be necessary or appropriate to create, preserve, and perfect the liens granted under the DIP Term Sheet and DIP Documentation and to otherwise consummate the transactions contemplated thereby, with any changes, additions, and modifications to the DIP Term Sheet, DIP Documentation, and DIP Orders (collectively, the "<u>DIP Documents</u>") as any Authorized Signatory executing the same shall approve, such approval to be conclusively evidenced by such Authorized Signatory's execution and delivery thereof; and

FURTHER RESOLVED, that each of the Authorized Signatories of each Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to take all such further actions, including, without limitation, to pay all fees and expenses payable in accordance with the terms of the DIP Documents, to arrange for and enter into supplemental agreements, amendments, instruments, certificates, or documents relating to the transactions contemplated by any of the DIP Documents and to execute and deliver all such supplemental agreements, amendments, instruments, certificates, or documents in the name and on behalf of each of the Companies, which shall in their sole judgment be necessary, proper, or advisable in order to perform such Companies' obligations under or in connection with any of the DIP Documents and the transactions contemplated thereby (execution by such Authorized Signatory to constitute conclusive evidence of such judgment), and to carry out fully the intent of the foregoing resolutions. The performance of any such further act or thing and the execution of any such document or instrument by any of the Authorized Signatories of the Companies pursuant to these resolutions shall be conclusive evidence that the same have been authorized and approved by the Companies in every respect.

General Resolutions

NOW, THEREFORE, BE IT RESOLVED, that the Authorized Signatories of each of the Companies be, and each of them hereby is, authorized, empowered, and directed to execute, acknowledge, verify, deliver, and file any and all such other agreements, documents, instruments, and certificates and to take such other actions as may be necessary, proper, or appropriate in order to carry out the intent and purposes of the foregoing resolutions;

FURTHER RESOLVED, that any and all actions heretofore or hereafter taken and expenses incurred in the name of and on behalf of any Company by any officer, member, manager, or Authorized Signatory of any Company in connection with or related to the matters set forth or contemplated by the foregoing resolutions be, and they hereby are, approved, ratified, and confirmed in all respects; and

FURTHER RESOLVED, that an Authorized Signatory of the Companies is hereby authorized to certify to third parties with respect to adoption of these resolutions in the form and substance satisfactory to them.

GULF COAST HEALTH CARE, LLC PENSACOLA ADMINISTRATIVE HOLDINGS, LLC GULF COAST MASTER TENANT HOLDINGS, LLC

By:

Name: Scott D. Vogel Title: Independent Manager

PENSACOLA ADMINISTRATIVE SERVICES, LLC

By: Pensacola Administrative Holdings, LLC, as member and

manager

By:

Name: Scott D. Vogel Title: Independent Manager

GULF COAST MASTER TENANT I, LLC GULF COAST MASTER TENANT II, LLC GULF COAST MASTER TENANT III, LLC

By: Gulf Coast Master Tenant Holdings, LLC, as member and

manager

By:

Name: Scott D. Vogel

GCH MANAGEMENT SERVICES, LLC

By: Gulf Coast Health Care, LLC, as member and manager

By:

Name: Scott D. Vogel Title: Independent Manager

By: Pensacola Administrative Services, LLC, as member

By: Pensacola Administrative Holdings, LLC, as manager

By:

Name: Scott D. Vogel Title: Independent Manager

FLORIDA FACILITIES, LLC GULF COAST FACILITIES, LLC HUD FACILITIES, LLC

By: Gulf Coast Health Care, LLC, as member

By: Name: Scott D. Vogel

Title: Independent Manager

By: GCH Management Services, LLC, as member

By: Gulf Coast Health Care, LLC, as manager

By: Name: Scot D: Vogel

FL HUD BAYBREEZE, LLC
FL HUD BAYSIDE, LLC
FL HUD DESTIN, LLC
FL HUD MARGATE, LLC
FL HUD PENSACOLA, LLC
FL HUD ROSEWOOD, LLC
FL HUD SILVERCREST, LLC
MS HUD BOYINGTON, LLC
MS HUD DIXIE, LLC
MS HUD OCEAN SPRINGS, LLC
MS HUD PINE VIEW, LLC

By: HUD Facilities, LLC, as sole member

By: Gulf Coast Health Care, LLC, as member

By: Name: Scott D. Vogel

Title: Independent Manager

By: GCH Management Services, LLC, as member

By: Gulf Coast Health Care, LLC, as manager

By:

Name: Scott D. Vogel

AL CITRONELLE, LLC AL WILLOW TREE, LLC BREVARD OAKS CENTER, LLC MS GREENBOUGH, LLC MS LAKESIDE, LLC MS SHELBY, LLC MS SINGING, LLC NF BRYNWOOD, LLC NF CHIPOLA, LLC NF ESCAMBIA, LLC NF GLEN COVE, LLC NF MANOR, LLC NF NINE MILE, LLC NF PANAMA, LLC NF PENSACOLA MANOR, LLC NF RIVER CHASE, LLC NF SUWANNEE, LLC NF WINDSOR, LLC SC-GA2018 COBBLESTONE REHABILITATION AND HEALTHCARE CENTER, LLC

By: Gulf Coast Facilities, LLC, as sole member

By: Gulf Coast Health Care, LLC, as member

By: Name: Scott D. Vogel

Title: Independent Manager

By: GCH Management Services, LLC, as member

By: Gulf Coast Health Care, LLC, as manager

By:

Name: Scott D. Vogel

MF DEBARY, LLC MF FLAGLER, LLC MF HALIFAX, LLC MF HERITAGE, LLC MF LAKE EUSTIS, LLC MF LONGWOOD, LLC MF OAKWOOD, LLC MF WINTER PARK, LLC SF BERKSHIRE, LLC SF BOYNTON, LLC SF BREVARD, LLC SF CARNEGIE, LLC SF FOUNTAINHEAD, LLC SF GLEN OAKS, LLC SF KISSIMMEE, LLC SF LAKE PLACID ALF, LLC SF LAKE PLACID, LLC SF OAKBROOK, LLC SF ROYAL MANOR, LLC SF SALERNO, LLC SF TAMPA, LLC

By: Florida Facilities, LLC, as sole member

By: Gulf Coast Health Care, LLC, as member

Name: Scott D. Vogel

Title: Independent Manager

By: GCH Management Services, LLC, as member

By: Gulf Coast Health Care, LLC, as manager

By:

By:

Name: Scott D. Vogel

SCHEDULE A

Subsidiaries

- 1. AL Citronelle, LLC
- 2. AL Willow Tree, LLC
- 3. Brevard Oaks Center, LLC
- 4. FL HUD Baybreeze, LLC
- 5. FL HUD Bayside, LLC
- 6. FL HUD Destin, LLC
- 7. FL HUD Margate, LLC
- 8. FL HUD Pensacola, LLC
- 9. FL HUD Rosewood, LLC
- 10. FL HUD Silvercrest, LLC
- 11. Florida Facilities, LLC
- 12. GCH Management Services, LLC
- 13. Gulf Coast Facilities, LLC
- 14. Gulf Coast Master Tenant I, LLC
- 15. Gulf Coast Master Tenant II, LLC
- 16. Gulf Coast Master Tenant III, LLC
- 17. HUD Facilities, LLC
- 18. MF Debary, LLC
- 19. MF Flagler, LLC
- 20. MF Halifax, LLC
- 21. MF Heritage, LLC
- 22. MF Lake Eustis, LLC
- 23. MF Longwood, LLC
- 24. MF Oakwood, LLC
- 25. MF Winter Park, LLC
- 26. MS Greenbough, LLC
- 27. MS HUD Boyington, LLC
- 28. MS HUD Dixie, LLC
- 29. MS HUD Ocean Springs, LLC
- 30. MS HUD Pine View, LLC
- 31. MS Lakeside, LLC
- 32. MS Shelby, LLC
- 33. MS Singing, LLC
- 34. NF Brynwood, LLC
- 35. NF Chipola, LLC
- 36. NF Escambia, LLC
- 37. NF Glen Cove, LLC
- 38. NF Manor, LLC
- 39. NF Nine Mile, LLC
- 40. NF Panama, LLC
- 41. NF Pensacola Manor, LLC
- 42. NF River Chase, LLC
- 43. NF Suwannee, LLC
- 44. NF Windsor, LLC
- 45. Pensacola Administrative Services, LLC

[SCHEDULE A TO OMNIBUS ACTION BY WRITTEN CONSENT]

- 46. SC-GA2018 Cobblestone Rehabilitation and Healthcare Center, LLC
- 47. SF Berkshire, LLC
- 48. SF Boynton, LLC
- 49. SF Brevard, LLC
- 50. SF Carnegie, LLC
- 51. SF Fountainhead, LLC
- 52. SF Glen Oaks, LLC
- 53. SF Kissimmee, LLC
- 54. SF Lake Placid ALF, LLC
- 55. SF Lake Placid, LLC
- 56. SF Oakbrook, LLC
- 57. SF Royal Manor, LLC
- 58. SF Salerno, LLC
- 59. SF Tampa, LLC

		Οu
Debtor	Gulf Coast Health Care LLC et al	

Fill in this information to identify the case:	
Debtor name: Gulf Coast Health Care, LLC, et al.,	
United States Bankruptcy Court for the: District of Delaware	
Case number (If known):	 Check if this is an amended
	filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 40 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 40 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 40 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount and If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecure claim.		n amount and
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	The Delta Group c/o Delta Health Group, LLC Attn: David L. Swanson 6984 Pine Forest Rd Pensacola, FL 32526 United States	Name: David L. Swanson Email: dswanson@lockelord.com Phone: (214) 740-8514	Seller Note				\$ 49,402,516.10
2	Omega Landlords c/o Omega Healthcare Investors, Inc. Attn: Weil Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153 United States	Name: Gary Holtzer, Robert Lemons, and Leighton Aiken Email: gary,holtzer@weil.com robert.lemons@weil.com laiken@fbfk.law Phone: (212) 310-8463	Rent				\$ 48,996,164.00
3	The Centers for Medicare & Medicaid Services (CMS) 7500 Security Boulevard Baltimore, MD 21244 United States	Name: Chiquita Brooks-Lasure Email: Chiquita.brooks- lasure@cms.hhs.gov Phone: (877) 267-2323	Government Programs				\$ 11,518,884.14
4	Millenia Claims Management 7050 W. Palmetto Park Rd. #15-642 Boca Raton, FL 33433 United States	Name: Sheila Kieffer, AIC Email: skieffer@milleniaclaims.com Phone: (561) 686-1084	Trade				\$ 4,459,928.03
5	Omnicare, Inc. 900 Omnicare Center 201 E. 4th Street Cincinnati, OH 45202 United States	Name: Tammy Duran Email: tammy.duran@cvshealth.com Phone: (480) 765-6274	Trade				\$ 3,235,930.89
6	Anthem Insurance Companies, Inc. d/b/a Anthem Blue Cross Blue Shield 220 Virginia Ave. Indianapolis, IN 46204 United States	Name: Jennifer Frostick (Client Executive) Email: jennifer.frostick@anthem.com Phone: (347) 712-1356	Benefits				\$ 1,466,866.93
7	Careerstaff Unlimited, LLC 6333 N. State Highway 161, Suite 100 Irving, TX 75038 United States	Name: Laura Lafary (AR Specialist) Email: laura.lafary@careerstaff.com Phone: (813) 326-4754	Staffing Agency				\$ 1,324,850.35
8	Gordon Food Service, Inc. 1300 Gezon Pkwy SW Wyoming, MI 49509 United States	Name: Curt Davis (Credit Manager) Email: curt.davis@gfs.com Phone: (800) 968-6553	Trade				\$ 1,207,388.76
9		Name: Becky Maynard Email: bmaynard@medline.com Phone: (847) 643-3030	Trade				\$ 1,196,499.13
10	Precision Healthcare Staffing, LLC 4209 Lakeland Drive #363 Flowood, MS 39232 United States	Name: Shonda Lyons Email: shonda@precisionhcs.com Phone: (877) 891-4286	Staffing Agency				\$ 847,811.12
11	Elite Medical Staffing 8250 Bryan Dairy Road, Suite 310 Seminole, Ft. 33777 United States	Name: Bob Webster Email: bwebster@elitemedicalstaffing.com Phone: (727) 314-4811	Staffing Agency				\$ 479,213.11

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	contingent,	Amount of unsecurer if the claim is fully un If claim is partially se deduction for value of claim.	secured, fill in only un cured, fill in total clair	
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
12	Robert Johnson C/o De La Piedra 6 Tristan Way Pensacola, FL 32561 United States	Name: Jack De La Piedra Email: jack@delapiedralaw.com Phone: (850) 932-8560	Litigation Settlement				\$ 426,302.84
13	Direct Supply 7301 W. Champions Way Milwaukee, WI 53223 United States	Name: Leala Moen Email: leala_moen@homedepot.com Phone: (904) 229-7030	Trade				\$ 390,107.12
14	Blue Mountain Entities c/o Arent Fox LLP 1301 Avenue of the Americas, 42nd Floor New York, NY 10019 United States	Name: George Angelich & Michael Blass Email: george.angelich@arentfox.com michael.blass@arentfox.com Phone: (212) 484-3900	Rent				\$ 375,562.04
15	Norvell Brown c/o Mendes, Reins & Wilander 4401 W. Kennedy Blvd Ste. 250 Tampa, FL 33609 United States	Name: Blair N. Mendes Email: blair@mrwlawgroup.com Phone: (813) 535-5053	Litigation Settlement				\$ 314,825.91
16	Osceola Supply, Inc. 915 Commerce Blvd. Midway, FL 32343 United States	Name: Ian White Email: iwhite@osceolasupply.com Phone: (850) 580-9800	Trade				\$ 304,004.02
17	Louis Kraus c/o Mendes, Reins & Wilander 4401 W. Kennedy Blvd Ste. 250 Tampa, FI. 33609 United States	Name: Blair N. Mendes Email: blair@mrwlawgroup.com Phone: (813) 535-5053	Litigation Settlement				\$ 296,988.36
18	Specialized Medical Services, Inc. 7237 Solution Center Chicago, IL 60677 United States	Name: Anna Wheeler Email: anna.wheeler@specializedmed.com Phone: (414) 476-1112 (ext. 1152)	Trade				\$ 278,728.14
19	Superior Medical Staffing LLC 2431 Aloma Ave. Winter Park, FL 32792 United States	Name: Helen Stevenson Email: hstevenson@realtimeservices.com Phone: (407) 756-1485	Staffing Agency				\$ 275,449.71
	Symphony Diagnostics Services No. 1, LLC 930 Ridgebrook Rd., Floor 3 Sparks, MD 21152 United States	Name: Terri Price Email: terri.price@tridentcare.com Phone: (469) 609-3782	Trade				\$ 267,234.39
21	Cristal Jones c/o Robert Gordon 4114 Northlake Blvd. Palm Beach Gardens, FL 33410 United States	Name: Robert Gordon Email: rgordon@fortheinjured.com Phone: (855) 201-3544	Litigation Settlement				\$ 265,216.00
22	Johnnie Wright c/o Mendes, Reins & Wilander 4401 W. Kennedy Blvd Ste. 250 Tampa, FL 33609 United States	Name: Blair N. Mendes Email: blair@mrwlawgroup.com Phone: (813) 535-5053	Litigation Settlement				\$ 261,915.27
23	Point Click Care Inc. 3261 Martin Luther King Jr. Drive SW Atlanta, GA 30311 United States	Name: Diana Macneil Email: diana.macneil@pointclickcare.com Phone: (905) 858-8885 (ext. 1331)	Trade				\$ 253,594.87
24	Joerns Healthcare, LLC 2430 Whitehall Park Drive Charlotte, NC 28273 United States	Name: Lisa Hovis Email: lisa.hovis@joerns.com Phone: (800) 826-0270 (ext. 1549)	Trade				\$ 226,716.65
25	Dialyze Direct 3297 Route 66 Neptune, NJ 7753 United States	Name: Gabi Barat Email: gbarat@dialyzedirect.com Phone: (718) 298-3376	Trade				\$ 223,756.85

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)	Chapter 11
In re:)	
)	Case No. 21-[] ()
GULF COAST HEALTH CARE, LLC, et al., 1)	
)	(Joint Administration Requested)
Debtors.)	
)	
)	

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, Gulf Coast Health Care, LLC and certain of its affiliates and subsidiaries, as debtors and debtors-in-possession in the above-captioned chapter 11 cases (collectively, the "**Debtors**"), respectfully represent as follows with respect to the Debtors' direct and indirect corporate ownership:

- 1. Non-Debtor Gulf Coast Health Care Holdings, LLC owns 100% of the membership interests in Gulf Coast Health Care, LLC. Non-Debtor Southeast US Holdings, LLC owns 50% of the membership interests in non-Debtor Gulf Coast Health Care Holdings, LLC and non-Debtor BSREF III Parallel Investor I, LLC owns approximately 15% of the membership interests in non-Debtor Gulf Coast Health Care Holdings, LLC. Non-Debtor Southeast Master Holdings, LLC owns 100% of the membership interests in non-Debtor Southeast US Holdings, LLC.
- Gulf Coast Health Care, LLC owns 95% of the membership interests in GCH
 Management Services, LLC.

The last four digits of Gulf Coast Health Care, LLC's federal tax identification number are 9281. There are 62 Debtors in these chapter 11 cases, for which the Debtors have requested joint administration. A complete list of the Debtors and the last four digits of their federal tax identification numbers are not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at https://dm.epiq11.com/GulfCoastHealthCare. The location of Gulf Coast Health Care, LLC's corporate headquarters and the Debtors' service address is 40 South Palafox Place, Suite 400, Pensacola, FL 32502.

- 3. Gulf Coast Health Care, LLC owns 95% of the membership interests in HUD Facilities, LLC.
- 4. HUD Facilities, LLC owns 100% of the membership interests in the following Debtor entities: MS HUD Boyington, LLC; MS HUD Dixie, LLC; MS HUD Ocean Springs, LLC; MS HUD Pine View, LLC; FL HUD Baybreeze, LLC; FL HUD Bayside, LLC; FL HUD Destin, LLC; FL HUD Margate, LLC; FL HUD Rosewood, LLC; FL HUD Silvercrest, LLC; and FL HUD Pensacola, LLC.
- Gulf Coast Health Care, LLC owns 95% of the membership interests in Gulf
 Coast Facilities, LLC.
- 6. Gulf Coast Facilities, LLC owns 100% of the membership interests in the following Debtor entities: MS Greenbough, LLC; MS Lakeside, LLC; MS Shelby, LLC; MS Singing, LLC; NF Pensacola Manor, LLC; NF Brynwood, LLC; NF Chipola, LLC; NF Glen Cove, LLC; NF Panama, LLC; NF River Chase, LLC; NF Manor, LLC; NF Suwannee, LLC; NF Windsor, LLC; NF Escambia, LLC; Brevard Oaks Center, LLC; NF Nine Mile, LLC; AL Citronelle, LLC; AL Willow Tree, LLC; and SC-GA2018 Cobblestone Rehabilitation and Healthcare Center, LLC.
- 7. Gulf Coast Health Care, LLC owns 95% of the membership interests in Florida Facilities, LLC.
- 8. Florida Facilities, LLC owns 100% of the membership interests in the following Debtor Entities: SF Boynton, LLC; MF Halifax, LLC; MF Debary, LLC; MF Flagler, LLC; SF Glen Oaks, LLC; MF Heritage, LLC; MF Lake Eustis, LLC; SF Lake Placid, LLC; MF Longwood, LLC; SF Oakbrook, LLC; SF Kissimmee, LLC; MF Oakwood, LLC; SF Royal

- Manor, LLC; SF Salerno, LLC; MF Winter Park, LLC; SF Carnegie, LLC; SF Brevard, LLC; SF Lake Placid ALF, LLC; SF Fountainhead, LLC; SF Berkshire, LLC; and SF Tampa, LLC.
- 9. Non-Debtor PAH II, LLC owns 100% of the membership interests in Pensacola Administrative Holdings, LLC. Non-Debtor Southeast Admin Holdings, LLC owns 50% of the membership interests in non-Debtor PAH II, LLC and non-Debtor BSREF III Parallel Investor I, LLC owns approximately 15% of the membership interests in non-Debtor PAH II, LLC. Non-Debtor Southeast Master Holdings, LLC owns 100% of the membership interests in non-Debtor Southeast Admin Holdings, LLC.
- 10. Pensacola Administrative Holdings, LLC owns 100% of the membership interests in Pensacola Administrative Services, LLC.
- 11. Non-Debtor GCMTH II, LLC owns 100% of the membership interests in Gulf Coast Master Tenant Holdings, LLC. Non-Debtor Southeast MT Holdings, LLC owns 50% of the membership interests in non-Debtor GCMTH II, LLC and non-Debtor BSREF III Parallel Investor I, LLC owns approximately 15% of the membership interests in non-Debtor GCMTH II, LLC. Non-Debtor Southeast Master Holdings, LLC owns 100% of the membership interests in non-Debtor Southeast MT Holdings, LLC.
- 12. Gulf Coast Master Tenant Holdings, LLC owns 100% of the membership interests in the following Debtor entities: Gulf Coast Master Tenant I, LLC; Gulf Coast Master Tenant II, LLC; and Gulf Coast Master Tenant III, LLC.

Fill in this information to identify the case and this filing:
Debtor Name SF Glen Oaks, LLC
United States Bankruptcy Court for the: District ofDelaware
(State) Case number (<i>If known</i>):
OW: 15 000
Official Form 202
Declaration Under Penalty of Perjury for Non-Individual Debtors 12/
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.
WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud i connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.
Declaration and signature
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case. I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct: Schedule A/B: Assets—Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
Schedule H: Codebtors (Official Form 206H)
☐ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
Amended Schedule
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 40 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
Other document that requires a declaration Consolidated Corporate Ownership Statement
I declare under penalty of perjury that the foregoing is true and correct.
Executed on 10/14/2021 Signature of individual signing on behalf of debtor
M. Benjamin Jones

Chief Restructuring Officer
Position or relationship to debtor

Printed name